1 2 3 4 5 6 7	Teresa M. Corbin (SBN 132360) Denise M. De Mory (SBN 168076) Jaclyn C. Fink (SBN 217913) HOWREY LLP 525 Market Street, Suite 3600 San Francisco, California 94105 Telephone: (415) 848-4900 Facsimile: (415) 848-4999 Attorneys for Plaintiff SYNOPSYS, INC., and De AEROFLEX INCORPORATED, AEROFLEX COSPRINGS, INC., AMI SEMICONDUCTOR, INCELECTRONIC SYSTEMS, LTD., MATROX GR MATROX INTERNATIONAL CORP., and MAT	OLORADO ., MATROX APHICS INC.,
8	INC.	
9 10 11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
12	RICOH COMPANY, LTD.,	Case No. C03-4669 MJJ (EMC)
13 14	Plaintiff,	Case No. C03-2289 MJJ (EMC)
115 116 117 118 119 220 221 222 223 224 225 226	AEROFLEX INCORPORATED, AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS LTD., MATROX GRAPHICS INC., MATROX INTERNATIONAL CORP., MATROX TECH, INC., AND AEROFLEX COLORADO SPRINGS, INC. Defendants. SYNOPSYS, INC., Plaintiff, vs. RICOH COMPANY, LTD., Defendant.	ADMINISTRATIVE MOTION FOR A SEALING ORDER (Civil L.R. 79-5(d)) Judge: Hon. Edward M. Chen
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HOWREY LLP

Pursu	ant to Civil L.R. 7-11, Synopsys and the Customer Defendants hereby bring this	
administrativ	e motion for an order to file under seal the following documents being lodged this day	
with the Clerk	s of the Court:	
1.	1. Exhibit 41 to De Mory Declaration (excerpts from Bershader deposition testimony).	
2.	2. Exhibit 42 to De Mory Declaration (excerpts from Takada deposition testimony).	
3.	3. Exhibit 47 to De Mory Declaration (excerpts from Oka deposition testimony).	
4.	4. Exhibit 48 to De Mory Declaration (excerpts from Kobayashi deposition testimony).	
5.	Exhibit 49 to De Mory Declaration (Ricoh document retention policies – RCL11517-	
	531, and 11533-552).	
6.	Exhibit 53 to De Mory Declaration (excerpts from Ishijima deposition testimony).	
The only allegedly confidential information attached to or contained within these documents		
information d	esignated as such by Ricoh Company, Ltd. ("Ricoh"). Thus, pursuant to Civil L.R. 79-	
5(d), Ricoh is	to file, within five court days, (i) a declaration establishing that the above information is	
sealable and (ii) a proposed order.	
Dated: June	Respectfully submitted,	
	HOWREY LLP	
	By: /s/Denise M. De Mory Denise M. De Mory Attorneys for Plaintiff SYNOPSYS, INC. and for Defendants AEROFLEX INCORPORATED, AEROFLEX COLORADO SPRINGS, INC., AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS, LTD., MATROX GRAPHICS, INC., MATROX INTERNATIONAL CORP., and MATROX TECH, INC.	

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